NOT FOR PUBLICATION

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY CAMDEN VICINAGE

DANIEL AZCONA,

Plaintiff : Civ. No. 23-4355 (RMB-AMD)

v.

OPINION

NJ DOC STAFF, et al.,

Defendants

RENÉE MARIE BUMB, CHIEF UNITED STATES DISTRICT JUDGE

This matter comes before the Court upon the filing by *Pro Se* Plaintiff Daniel Azcona of an application to proceed without prepayment of the filing fees ("IFP Application" Dkt. No. 1-2) and a civil rights complaint (Compl., Dkt. No. 1.) Plaintiff's IFP application establishes his financial eligibility to proceed without payment of the filing fee, and it will be granted. When a person is granted IFP status, the Court must screen the complaint for dismissal, and dismiss the complaint if it (1) is frivolous or malicious; (2) fails to state a claim upon which relief may be granted; or (3) seeks monetary relief against a defendant who is immune from such relief. 28 U.S.C. § 1915(e)(2)(B).

The complaint is rambling, incoherent, apparently delusional, and duplicative of a number of complaints recently filed in this Court by Plaintiff.¹ Because the Court can not

¹ See Azcona v. State of New Jersey, et al., 23-3776(RMB); Azcona v. NJDOC Staff, et al., 23-3852(RMB); Azcona v. State of New Jersey, et al, 23-4076(RK); Azcona v. NJDOC Staff Male Female, 23-20804(RK).

discern any legal claim in the complaint upon which relief may be granted, the complaint will be dismissed without prejudice.

An appropriate order will be entered.

DATED: January 30, 2024

s/Renée Marie Bumb RENÉE MARIE BUMB Chief United States District Judge